From: Keith Mohammed

c/o 9111 S. Williams Ave.

Chicago, Illinois 60619

To: Nathan Ochsner

Clerk of Court

1300 Victoria St., Ste. 1131

Laredo, TX 78040

United States Courts
Southern District of Texas
FILED

FEB 22 2022

Nathan Ochsner, Clerk of Gourt

Re: Questions regarding temporary ruling in case no. 3:21-cv-356

Via: Cert Mail 702 1 0950 0000 8287 91 58

Date: February ____ 2022

Dear Clerk Ochsner,

I hope this communication finds you well. I do appreciate your taking time to to help me gain clarity by your response.

I have a few questions regarding the January 21* 2022 Federal District Court of Texas case no. 3:21-cv-356 temporary ruling in favor of a preliminary injunction, enjoining implementation of Executive order 14043, being the federal mandate for worker vaccination and testing. Those questions are:

- 1. Does the January 21st 2022 temporary ruling pause all workplace mandates?
- 2. Does the January 21st 2022 temporary ruling pause all federal workplace mandates?
- 3. Currently, can an employer still enforce the federal vaccine mandate on employees?
- 4. Currently, can an employer still enforce the federal testing requirement on employees?
- 5. Currently, can an employer penalize an employee under the federal vaccine mandate?
- 6. Are employer decisions made after January 21° 2022, on employee requests for religious accommodations or exemptions, specifically in regard to the company's requirements for the federal vaccine mandate, legally enforceable during this current period?

Thank you for your attention to this matter,

Keith Mohammed, All rights reserved

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